

Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at http://about.jstor.org/participate-jstor/individuals/early-journal-content.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

UNITED STATES.

MUNICIPAL ORDINANCES, RULES, AND REGULATIONS PERTAINING TO PUBLIC HYGIENE.

[Adopted since July 1, 1911.]

YONKERS, N. Y.

FOODSTUFFS-PROTECTION OF.

SEC. 44. No meat, fish, bird, fowl, fruit, vegetable, or anything for human food, not being then healthy, fresh, sound or wholesome, fit, safe, and proper for human food, and no animal or fish that has died by disease or accident, and no carcass of any calf of dressed weight of less than 70 pounds, or which at the time of its death was less than 4 weeks old, or pig which at the time of its death was less than 5 weeks old, or lamb which at the time of its death was less than 8 weeks old, and no meat therefrom shall be brought within the limits of the city of Yonkers, or offered or held for sale, or used as food anywhere in said city; and it shall be the duty of every person knowing of the violation of any of the said requirements to forthwith report the same and the particu. lars relating thereto to the health officer.

Sec. 45. No animal shall be killed for human food while in a diseased condition or while overheated or feverish; and it shall be the duty of all present who shall know of the killing of any such animal for such purposes forthwith to report the facts to the health officer, with the name of the persons so offending and the time and place when

and where the offense was committed.

SEC. 46. Every owner, lessee, or occupant of any room, stall, or place where meat, fish, poultry, fruit, vegetables, or milk, designed or held for human food, shall be stored or kept, shall be held or offered for sale, shall put and keep up such rooms stall, and place and its appurtenances in a cleanly and wholesome condition; and every person having charge or being interested or engaged, whether as principal or agent, in the care or in respect to the custody or sale of any meat, fish, birds, fowl, fruit, vegetables, or milk, designed for human food, shall put and preserve the same, in a cleanly condition, and shall not allow the same, or any part thereof, to be poisoned,

infected, or rendered unsafe or unwholesome for human food.

Sec. 47. No person shall kill, dress, or prepare any animal for human food, in any market or place where food is kept for sale; or permit to escape therein or within 100

feet thereof any poisonous, noxious, nauseous, or offensive substance.

[Part of ordinance adopted Dec. 26, 1911.]

HOLLAND, MICH.

NUISANCES.

Rule 1. No person, firm, or corporation shall deposit or permit to remain in or on their premises any filthy or stagnant water, any foul slops, foul drains or garbage, decaying or decayed animal or vegetable matter, decaying or decayed fruit, or any offensive thing that may give rise to poisonous, foul, or offensive gases or vapors; nor shall they deposit the same in any street, alley, public space, private premises, nor in any stream within the city limits.

RULE 2. The carcass of any animal or fowl that has died within the city limits shall be removed by the owner thereof within 24 hours, and buried at a depth sufficient to prevent any stench; provided, that the carcass of a horse, cow, mule, dog, or of any other of the larger animals shall not be buried within the city limits, and that the carcass of a fowl or small animal shall not be buried within 50 feet of any well.

RULE 3. No person, firm, of corporation shall keep or maintain any slaughterhouse slaughter yard, or slaughter pen, within the city limits; nor shall any person engage in rendering tallow, lard, or any animal tissue, as a business, except such rendering shall be so conducted as not to give rise to offensive odors.

Rule 4. The keeping and maintaining of hogs or hog pens, within the city limits, is hereby expressly forbidden; nor shall it be lawful for any person, firm, or corporation to have and maintain any stable, yard, or structure where cattle are kept within 50 feet from any dwelling house, occupied building, well, or spring, nor any structure, yard, or enclosure for the confining of chickens, geese, or other fowl, or stable where horses, mules, or other animals are kept within 25 feet from any dwelling house or occupied building except that of the owner of said fowls or animals or within 50 feet of any well or spring.

[Regulations, board of health, adopted Oct. 2, 1911.]

QUINCY, ILL.

PRIVIES AND CESSPOOLS.

Section 1. That it shall be and it is hereby declared a nuisance for any person or persons, firm or corporation to erect, construct, or maintain any privy, privy vault or cesspool or reservoir, into which any privy, privy vault, cesspool, reservoir, water-closet, stable, or sink is drained or discharged, within 50 feet of any street or alley, or within 50 feet of any dwelling house, shop, store, factory, or building in which one or more persons live or work; or to fail or neglect to thoroughly clean out and thereafter fill with dirt or other suitable material any privy, privy vault, cesspool, or reservoir, situated within 50 feet of any street, or alley, or within 50 feet of any dwelling house, shop, store, factory, or building in which one or more persons live or work: Provided That the premises upon which such privy, privy vault, cesspool, or reservoir is located abuts upon or is contiguous to any street, alley, or public ground or public place in which there is located a public sewer.

SEC. 2. That it shall be, and it is hereby, declared a nuisance for any person or persons, firm or corporation, to connect or to permit any privy, privy vault, cesspool, or reservoir to remain connected with any sewer in the city of Quincy.

SEC. 3. Any person violating the provisions of this ordinance shall, upon conviction thereof, be fined in a sum not exceeding \$100 for each and every day such nuisance shall continue after written notice shall have been given by the mayor or board of health of said city to abate, remove, or remedy the same; and any person so convicted as aforesaid may be imprisoned until such fine is paid, not exceeding 90 days.

SEC. 4. This ordinance shall take effect and be in force 30 days from and after its

publication.

[Ordinance No. 570, adopted Sept. 14, 1911.]

REVERE, MASS.

BEVERAGES AND CONFECTIONS-CLEANSING OF DISHES IN WHICH SERVED.

No person shall keep or maintain any store, booth, stand, or other place for the sale or dispensing of tonics, mineral waters, soda water, ice water, plain water, ice cream, or other beverages and confections to be drank or eaten on the premises, unless said store, booth, stand, or place shall be provided with running water or other proper facilities for washing and cleansing all tumblers, glasses, and other receptacles used in serving and dispensing said articles. And no person shall so sell or dispense any of said articles in any tumbler, glass, or other receptacle which has not been properly washed or cleansed before such serving and dispensing.

[Regulation, Board of Health, adopted July 27, 1911.]

NORWOOD, OHIO.

MANURE-CARE OF.

SECTION 1. It shall be unlawful for any owner of a cow or cows, horse or horses, mule or mules, to cast, throw, or leave exposed the manure from the stable or shed used for housing such cow or cows, horse or horses, mule or mules. Such owner shall provide a suitable covered box or other covered receptacle and place all manure therein, and it shall be kept on such part of the premises as may be designated by the health officer. Such covered box or covered receptacle shall be emptied and the manure taken from the premises at least once a week.

[Ordinance adopted July 19, 1911.]

YONKERS, N. Y.

PHYSICIANS, NURSES, AND MIDWIVES-REGISTRATION OF.

SEC. 8. It shall be the duty of all physicians and surgeons now in Yonkers and all physicians and surgeons who may at any time begin or engage in the practice of medi-